

whole amount then due from him to *Bryden* was \$7706, and no more, leaving an excess of \$1620 62. For the one amount, the judgment will be suffered to stand;—for the other, all further proceedings will be perpetually enjoined.

The bill prays, that the papers stipulated for by the contract of the 26th of March, 1812, may be now delivered to the complainant.

They have been brought in as exhibits referred to in the answer of the defendant *David Hoffman*; no objection has been made to their sufficiency; I shall, therefore, order them to be delivered accordingly. The defendants *Purviance* and *Hoffman* having been improperly and unnecessarily made parties, I shall dismiss the bill altogether as to them.

Whereupon it is *Decreed*, that the judgment of condemnation, in the proceedings mentioned, obtained by *Christian L. Manhardt* against the complainant *Samuel Chase*, as garnishee of *James Bryden*, is hereby permitted to remain in full force and effect in all respects whatever to the amount of \$7706; and, as to that amount the injunction heretofore granted is hereby dissolved;—That as to the sum of \$1620 62, the residue of the judgment, the injunction is hereby made perpetual;—That the register make out and file in this case correct copies of all the original deeds referred to in the answer of the defendant *David Hoffman*; and deliver the original deeds unto the complainant at any time he may demand the same, as the deeds specified and required to be delivered to him by his said contract, in the proceedings mentioned, bearing date on the 26th of March, 1812;—And that the complainant's bill of complaint as to the defendants *John Purviance* and *David Hoffman*, is hereby dismissed with costs;—And that the other defendants pay unto the complainant his full costs as against them to be taxed by the register.